

Pinchot, through the Progressive party's official bulletin, through public speeches and interviews and in pamphlets printed as "Progressive party literature" . . . has conducted an extensive pro-trust propaganda, calculated to convince the party and the public that the trusts are useful and sacred institutions . . . and that the Progressive party fully agrees with him in these views.

SAYS PERKINS ALWAYS FOUGHT FOR TRUST.

Pinchot's letter declares that Perkins from the Progressive Party's inception has been active in pro-trust work. He is charged with attempting to prevent an indorsement of the Sherman Anti-Trust law by the 1912 Chicago convention, and it is added that when such an indorsement was voted by the Resolutions Committee and confirmed by the convention it was strangely cut out of the version of the party platform furnished to the press.

SHOWS TRUST PROFITS IN CO-OPERATIVE STORE.

Mr. Pinchot declares that Perkins once issued through the Bull Moose organization a pamphlet entitled "Is Perkins Honest?"

"Apropos of this pamphlet," says Pinchot, "Mr. Perkins has frequently assured the public that the Steel Corporation has not crushed labor organizations. He says it has merely persuaded the men that it is better for them not to organize, inasmuch as it is the policy of the company to make each employee a partner and bring down brotherhood to the pay envelope."

"In spite of this we find that in 1902, the corporation organized a supply store company to provide its employees with various necessities of life. I do not know how much actual money was put into this company, but it was capitalized at \$500,000. I also do not know how much, if anything, the company put back in the business after paying dividends. The first year, 1902, it did not pay anything at all. In 1904 it paid in dividends \$250,000; in 1905, \$405,000; in 1906, \$500,000; in 1907, \$500,000; in 1908, \$500,000; in 1909, \$440,000; in 1910, \$250,000, or 104 per cent. of its capitalization. These earnings, taken out of the wages of the employees of the corporation, seem a little excessive and suggest inconsistency with the co-operative brotherhood theory."

Mr. Pinchot quotes Louis D. Brandeis as saying, regarding the Steel Corporation: "I say these are conditions which have driven out American labor, and the most important thing I want to impress on you in regard to that is, not merely the long hours and the low wages, but it is that it has been and is attended by conditions of repression the like of which you cannot find, I believe, this side of Russia."

SAYS HARVESTER TRUST MIGHT HAVE BEEN INCLUDED.

Mr. Brandeis, says Pinchot, "might have included the Harvester Trust in this statement."

Pinchot outlines the history of the Steel Corporation and declares that this trust "through its unscrupulous and illegal practices, its control of the steel industry, its powerful influence over credit and over the railroads which are the steel industry's customers, and, above all, through its monopoly profit in hauling the ore of the so-called independent companies over its own railroads, has been able to maintain competition and to fix prices as practically the whole industry. Under such conditions and with these enormous railroad profits rolling into the Steel Corporation's treasury, no independent producer dares to attempt competition."

Pinchot's activities with the Progressive party are then gone into at great length, voluminous quotations from matter he caused to be published being given. All of these are in support of trust and in justification for Perkins and his associates.

"I do not for a moment question Mr. Perkins' sincerity in defending the trusts," Pinchot continued. "I do not in the least doubt that Mr. Perkins believes in his sacred duty to swing the scales into accord with the trusts, and the Progressive Party into the monopoly camp, or the 'efficient business' camp, as he would call it. But I do say that if even an angel with a fiery sword should descend from heaven at this time and try to persuade the people of the United States to love the trusts and vote for those who protect them, he would make very little headway before election day—even with the assistance of Mr. Perkins' pamphlets."

Pinchot's letter then declares that a continuance of present conditions means the certain death of the Progressive party either by lack of popular support or by merging with the trusts in a new party.

GILZER OPENS CAMPAIGN.

United of the Call of the "Peepers" at Buffalo.

BUFFALO, N. Y., June 10.—William Gilzer, who was ousted from the Governor's office by incumbent last fall, began a campaign for re-election here today.

While at the Hotel Statler, Gilzer was notified of a summons in Erie County that he be a defendant in a suit for libel. A summons and answer in such a case is a technical matter. A proposed conference between Gilzer and the State Attorney General was set for June 17.

MRS. THORN'S TURN TO TAKE A HAND IN POSS DIVORCE SUIT

Has Summons and Complaint Served Against Her Husband, the Co-Respondent.

THORN SHY ON SLEEP.

What's the Use of Going to Healy's Before 1 A. M., He Asks.

When one is carrying on a "purely platonic friendship" with another man's wife, there is not much need of sleep, especially when one has wine, tangling and exciting chase with detectives to make the night life exhilarating. So declared Percy M. Thorn, the coal dealer who is named as co-respondent in the divorce suit brought by Frank H. Pos, baseball magnate and motor manufacturer against Mrs. Lillian K. Pos.

Thorn spent an unpleasant four hours on the witness stand to-day before Supreme Court Justice Donnelly and a jury and his troubles did not end when he left the witness stand for waiting outside of the courtroom, was a process server who handed Thorn a summons and complaint in an action for divorce filed by Mrs. Lou M. Thorn. Mrs. Pos is named as co-respondent in this action.

On the witness stand Thorn said that he did not stop going with Mrs. Pos "just because Mr. Pos had broken his jaw" the night that Pos and detectives raided the Clarendon Apartments on Riverside Drive and found the two disciples of the platonic theory together.

"Didn't you think after you got that smash in the jaw that Mr. Pos considered it wrong for you to go out with his wife?" asked Abraham Levy, representing Pos.

"No, I didn't," replied Thorn. "I thought he punched me in the jaw to pay me for the punch in the eye that I gave him down in Healy's restaurant a few nights before."

Mr. Levy had been reading the reports of detective who had "shadowed" Thorn, night and day while he was in the company of Mrs. Pos. One report read by Mr. Levy "picked up" Thorn and Mrs. Pos on the afternoon of February 10, showed that he took Mrs. Pos to dinner at the Carlton Terrace and after an auto ride, took her to Healy's restaurant at Sixty-sixth street and Columbus avenue, about half past one o'clock in the morning of February 11.

"Why did you go to Healy's at 1:30 o'clock in the morning," asked Mr. Levy.

"Cause there's nothing going on there until one o'clock in the morning," "What do you mean by 'there's nothing going on'?" queried Levy.

"I mean that before 1 o'clock in the morning there aren't a dozen people in the place, but that from then on things begin to liven up. That's why we didn't generally go around there until about 1:30 in the morning."

"My report goes on to say," continued Mr. Levy, "that about 4 o'clock in the morning you and Mrs. Pos left Healy's in company with a Mr. and Mrs. Lynch, and that you drove them to the Ansonia, and after leaving the Lynches at the Ansonia you continued on toward the home of Mrs. Pos, at Eighty-sixth street and Riverside Drive."

"That's right," said Thorn.

"Did you ever get any sleep?" asked Levy.

"Oh, yes. About two or three hours a day."

"When—in the day or the night?"

"Oh, I managed to get a little sleep all right. Don't you worry as that score."

"My reports show that on the afternoon you took Mrs. Pos to dine at Carlton Terrace you had wine. Did you have wine?"

"What kind of wine?" was Thorn's rejoinder.

"Does it make any difference?" asked Mr. Levy.

"Not in particular," replied Thorn, "but I thought that as long as your detective was making such an accurate report, he might have noticed what brand we drank. It was probably champagne. I don't remember the seal."

"Did Mrs. Pos ever drink any champagne?" was Attorney Levy's next question.

"Never to excess, but she might take a glass of champagne," said Thorn, holding his finger up to indicate one.

Thorn was asked if while he was going about with Mrs. Pos he still loved his wife.

"Certainly I loved my wife," replied Thorn.

"Then why didn't you send her the money you were spending on Mrs. Pos?" asked Attorney Levy.

"Because I told her that I wouldn't until she returned to our home in Bayville and lived like I wanted her to live," replied the witness.

Perjury T. Duffy, Jr., the twenty-one-year-old son of Mrs. Pos, was called, but before he had completed his testimony Mrs. Pos collapsed at her lawyer's table and Justice Donnelly suspended the proceedings until later in the day.

The son had just completed a state-

Two of the Daring Women Riders in Polo Game Played With Men on Phipps Field Yesterday

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ment that he never saw Thorn in his mother's apartments after he had returned from Mexico, whence he had gone upon the advice of physicians who had made a tuberculosis test upon him.

Mrs. Pos cried aloud, and when her son saw her bury her face in the lap of Miss Irwin, trained nurse and confidant of Mrs. Pos, who has been in court with her daily, he left the witness stand, rushed to his mother's side and lifted her face into his arms.

"You are the only one I have to love and who loves me," cried Mrs. Pos, and she threw both arms around the young man's neck and kissed him.

The doors of the courtroom were closed until Mrs. Pos recovered, when she emerged with her son, at whose side was Thorn, the co-respondent.

ALLEGED BY FORGER FLED TO Y. M. C. A.

Found Another Job by This Means and Is Traced to Manufactory by Detective.

When an indictment was found a few days ago against George D. Scanlan, the seventeen-year-old office boy of the Endurance Tire Company at Fifty-eighth street and Broadway, Detective Trojan was sent out by the District Attorney to locate the lad. The indictment charged that Scanlan had forged the endorsement of an officer of the company to a check for \$56 and cashed the check.

Scanlan had disappeared from the ken of the Endurance Tire Co. people and also from that of his people at No. 502 West Forty-second street. Trojan learned that Scanlan had got his job with the tire concern through the employment bureau of the West Side Y. M. C. A. That institution was watched, but Scanlan did not show up.

To-day it occurred to Trojan to visit the West Twenty-third street Y. M. C. A. There he learned that Scanlan had appeared looking for work on last Friday, the day after his disappearance, and had been employed by the Yaeger Underwear Co. at Twenty-eighth street and Fourth avenue.

Trojan found him there this afternoon, toiling. He was arrested, arraigned in Centre street Police Court and held in \$1,500 bail for examination.

TO INCREASE POWERS OF TRADE COMMISSION

Wilson Said to Favor Amendment for Wider Control of Corporation Practices.

WASHINGTON, June 10.—President Wilson is said to be inclined to look with favor upon an amendment to the House Interstate Trade Commission bill to give the commission additional powers in determining the legality of corporate practices and to make it the intermediary between complainants and the courts initiating actions.

The President discussed the broadening scope of the bill to-day in a conference with Representative Stevens of New Hampshire, Republican member of the House Commerce Committee, and author of a bill for a commission with more authority.

Participating in the conference were Senator Hollis of New Hampshire, Louis D. Brandeis of Boston and George Rublee of New York.

Representative Covington, author of the House Trade Commission bill, is understood to approve such an amendment and an effort is to be made to incorporate it into the Covington bill in the Senate.

The President's callers said to-day he would not attempt to push the amendment, but would be glad if it were added.

SEVEN DIE IN FIRE; SMALL ESCAPES CAUSE THE TRAGEDY

(Continued from First Page.)

huddled together in the rear of the fourth floor hallway, suffocated.

BLAZE STARTS IN RUSSIAN UNDER STAIRS.

Celia Shapiro, who lives with her father on the ground floor, where he keeps a grocery store, was passing through the lower hallway shortly before 4 o'clock this morning when she saw a tiny finger of flame reach out from the crack in the doorway of a locker room under the stairs. She ran screaming to arouse her father. The locker room, the police learned later, was used for the storage of rubbish.

Celia's screams aroused a tenant in the house, who ran to the station of Engine No. 17 in Ludlow street and cried that there was a fire. The company rolled out on a still alarm, but when Battalion Chief Carlock took a look at the building he knew his men could not cope with the fire alone and turned in an alarm.

Roused by the smoke and the cries of others, the tenants on the upper floors were crowding the fire escapes when the first of the firemen arrived. They had found the frame stairwell a furnace that cut off their escape there.

Policeman Wall ran to the building with the firemen, rapping for assistance. Lieut. Stringer and Policemen Namack, Stubbs, Robinson and Braunworth responded. They found their work awaiting them. The front and rear fire escapes, all small, were crowded with men, women and children. One of the policemen boosted another to the lower balcony landing of the front escape, where he lowered the drop ladder and began to send the frightened tenants down.

Fearing the escape would break under the weight of so many persons he ordered others to crawl along the ledge to windows in houses on each side of the burning tenement. In this way many escaped and the strain on the iron escape was relieved.

In the mean time a similar situation faced those at the fire escape in the rear. John Gillen of Truck No. 6 lowered the ladder there and got some of the women down. Then he put up a thirty-five-foot ladder to a fourth floor window, where stood Benjamin Levine, seven years old, crying piteously and begging some one to come and get him.

Just as Gillen reached the window the little boy, his night clothing aflame, crumpled and fell inside the sill. Gillen dived in and dragged him out badly burned.

By this time despairing ones on the upper floors, too terror-stricken to await the raising of ladders, began jumping. Calls were sent for ambulances, but none came. A truck belonging to Schwarzschild & Suisberger, meat jobbers, was pressed into service, and as fast as the injured were picked up they were put in this and sent to the hospital.

WITH CLOTHES ABLAZE HE JUMPED TO DEATH.

Isidor Gayner, nineteen years old, who lived in a single room on the rear of the fourth floor, climbed onto the fire escape with his clothing aflame. He jumped even as a fireman, making an effort to get to him, shouted to him to wait, and was so

badly hurt he died in the hospital two hours later.

Harry Goldberg, who lives next door to the burned building, rescued Bella Buchman, eighteen years old, a crippled girl, from almost certain death. He ran into her room in the second floor front, picked her up in his arms and carried her down the blazing stairs to the street. His hair and eyebrows were burned off and his clothing set afire.

Abraham Farkas, twenty years old, who lived on the second floor with his grandmother, Mrs. Rose Berkowitz, eighty years old, and his sister, Laura, was asleep when his sister ran into his room crying the building was afire. She had smelled smoke and opened the door of their rooms to be met by a sweep of flame. Frightened, she ran back, leaving the door open and allowing the flames to enter the room. Farkas was burned about the head in getting his grandmother and sister down the fire escape in the front.

DEPUTY CHIEF DEVANNY HAS NARROW ESCAPE.

Acting Deputy Chief Devanny was making his way up the wooden stairway between the third and fourth floors when it collapsed and threw him into a blazing mass of wreckage. He crawled out with a badly sprained arm, was treated by a physician and went back to duty.

A policeman found a three-year-old boy, who could only say his name was "Able," crying on a stoop on Norfolk street after the fire. His feet were badly burned and he was taken to the office of Dr. Charles Rabinowitz, at No. 93 Ludlow street, where his injuries were treated.

That more lives were not lost is considered remarkable by policemen and firemen. When the first of the apparatus arrived the blaze had reached the roof, while the lower halls and stairways were already impassable. Many of the tenants threw open the doors of their rooms and allowed the flames full sweep through the building when they fled to the escapes outside.

The fire is supposed to have been due to spontaneous combustion in rubbish in the locker room. The Fire Marshal is investigating. The property loss was about \$20,000. The building was occupied by twenty families, numbering about 175 persons. It was of the oldest construction.

WILSON TAKES NO HAND IN PROHIBITION FIGHT

Tells Callers Reports to the Contrary Are False—Rules Committee Takes No Action.

WASHINGTON, June 10.—A special rule for consideration in the House of the Administration conservation programme, consisting of five bills, was voted out of the Rules Committee to-day.

A special rule for consideration of the Hobson prohibition amendment had not been taken up when the committee took a recess.

President Wilson told Callers to-day that he would have no part in any fight for or against nation-wide prohibition. He declared the reports widely circulated that he had demanded a special rule so that the Hobson amendment should be considered at the present session were absolutely false.

The President will take the position, it is said, that the question is one of vital interest to localities, but one which cannot be made a party measure and which should be decided by the individual consciences of the national legislators.

Seaman Gets a Medal.

WASHINGTON, June 10.—John M. Dunn, a seaman on board the Amphitrite, has been awarded a silver lifesaving medal by the Treasury Department for gallant conduct in rescuing a seaman from drowning at the Mare Island Navy Yard in California on March 5.

FAILURE TO NAME PRESIDENT LIKELY TO MENACE PEACE

Delegates Cannot Agree Upon Selection of Huerta's Temporary Successor.

WILSON IS ADAMANT.

Declares Rebels Must Be Recognized in the New Mexican Government.

NIAGARA FALLS, Ont., June 10.—A dangerous obstruction to progress in the mediation proceedings has arisen which again threatens failure for the negotiations. The United States has said to the mediators in unequivocal terms that it cannot consent to any method of organizing the proposed provisional government that can be construed as recognition of Huerta's administration.

The mediators are insisting that Gen. Huerta be permitted to make the appointment of the man agreed upon for Provisional President. This the American Government absolutely refuses to accept, not only because it is committed against recognition of Huerta, but because it has been informed by the Constitutionalists that under no circumstances will they accept a peace plan which permits Huerta to exercise the constitutional function of naming his successor.

On this point the mediators and American delegates are blocked. One side must give way before any advance is made.

Some of the principals have actually lost hope for a settlement but there is a growing confidence that the mediators will devise some method of bridging the difficulty rather than allow mediation to founder on the rocks.

The American Government is firm in its belief that the Constitutionalists, having conquered the greater part of Mexico, should be given the controlling share in the new government.

The United States believes the Constitutionalists with their large army form the real party which must be pacified and that the transfer of power must be to them in order to insure peace. The American delegates, it is understood, have conceded that none of the foremost military chiefs of the Constitutionalists or any who have been conspicuous in the Huerta regime should be Provisional President. But they believe no progress can be made unless the main chosen is of Constitutional sympathies, broad minded enough to be acceptable to the Huerta party.

Amnesty for the Huerta followers is a guarantee of their property rights have been undertaken by the American Government. Also, the United States considers it has acted magnanimously in declining to ask for a war indemnity as a result of the occupation of Vera Cruz. It wants as reparation only the establishment of a stable government and to have peace restored.

Unless the mediators find a way to straighten out the differences which have arisen, the proceedings will come to an abrupt end.

REBELS WILL SELL MEXICAN ESTATES TO POOR FARMERS.

JUAREZ, Mexico, June 10.—The agrarian problem in Northern Mexico, which has been discussed by the Niagara Falls mediation congress, already is working itself out satisfactorily under Constitutional control, according to information given out to-day by officials here. They assert that the large landowners will be glad to have their estates divided and sold under Government supervision. The Constitutionalists point out

SAILOR AND DOG IN RIVER RESCUE GOOD AS "MOVIES."



ANTILLA'S CARGO MAY LAND TO-MORROW.

WASHINGTON, June 10.—The liner Antilla, bearing the war cargo for the Constitutionalists to Tampico, is not expected to arrive there until to-morrow. Meanwhile all officials continue their silence on whether the ship will be permitted to land her munitions.

An impression prevails in many quarters that the Huerta Government understood she would not, when it suspended the blockade of Tampico.

ROUGH WATER FOR COLLEGE CREWS AT POUGHKEEPSIE.

POUGHKEEPSIE, N. Y., June 10.—An abt tide whipped by a strong south wind made rowing hazardous to-day, but did not keep the crews of Cornell and Columbia off the river. Coach Courtney got out shortly before noon and went down stream, hugging the west shore. During a row of five or six miles the shells shipped water during the row. Sprague, the Cornell stroke of the Varsity crew, who has been suffering from a cold, was on the right wrist, was in the boat.

Coach Rice took his three crews up the river, but about half past one, coming close to the west shore to keep out the heavy seas. The Columbia shells also shipped water during the row. The Pennsylvania crews were expected this afternoon.

REDS SIGN PITCHER CLAIMED BY FEDERALS.

CINCINNATI, O., June 10.—President August Herrmann of the Cincinnati National League team, to-day notified the Chicago Federal League Club that he had signed Pitcher Peter Schneider of the Seattle club to contract. The Chicago Federals notified Mr. Herrmann last week to keep "him off" of Schneider inasmuch as they had signed him. Herrmann claims that Schneider says he has not signed a Federal League contract, but the local president further stated that in case the Chicago Federals can show a contract signed by Schneider he will immediately wire Manager Herzog not to use the player under any circumstances.

EIGHTY GOLFERS ENTER FOX HILLS TOURNAMENT.

About eighty golfers, including many of the most prominent players in the metropolitan district, will start to-morrow in the annual three-day invitation meet of the Fox Hills Club at Clifton, S. I. Neither Walter J. Travis nor Oswald Kirkby, the new metropolitan champion, will compete. Max Marston, Charlie Van Bleeck and many others of note will start.

The first day's play will be devoted to a qualifying round of 36 holes. Two rounds of 18 holes of match play will be run off Friday for the first sixteen, and the survivors will meet at the semi-finals Saturday morning and the finals in the afternoon.

JOHN HENRY HITS WATER UNDER BROOKLYN BRIDGE

Jerked Aboard Cutter, Panting Hard, but Shakes Himself and Takes Dog Watch.

Nobody saw John Henry jump from Brooklyn Bridge at 10 o'clock this morning, but there he was right under the structure in the middle of the East River when the revenue cutter Guide passed down stream at that hour.

Henry Roat, a deckhand, saw him. There was no time to stop the boat. The deckhand threw himself flat on the after deck and as the cutter whisked by grabbed John Henry by the collar. Capt. Patterson slowed down a bit. Another deckhand rushed to Roat's assistance. The next moment John Henry lay panting on the deck, his tongue out and his eyes rolling.

For John Henry is a dog—a spaniel with curly black locks and a handsome white face. How he came to be in the river is a mystery. He may have jumped from the Brooklyn Bridge and he may have fallen off a scow. But the matter wasn't reported to the police. John Henry's identity was revealed by the name on his collar. As soon as he shook himself he was put down on the ship's articles and assigned to the dog watch.

ARTIE HOFMAN WINS SUIT AGAINST CHICAGO CLUB.

Brookfield Player Awarded Nearly \$5,000 for Back Salary Unpaid Contract of 1912.

CHICAGO, June 10.—Artie Hofman was awarded \$2,944.47 in a verdict returned to-day in his suit against the Chicago National League Club for back salary which was tried in the Municipal Court. Hofman claimed the money under a contract which he had with the Chicago Club in 1912. He was released by the local organization to Pittsburgh in that year, but the club refused to pay him the salary still due under the contract. Murphy told him, according to testimony heard in the suit, to look to the Pittsburgh Club for the money.

A spoonful for two cups of tea is thrifty sociability.

White Rose CEYLON TEA

White Rose Coffee, Only 35c. a Pound

"Eddy's" Sauce is a good friend of your appetite.

Eddy's BRAND Old English Sauce

Grocers and Delicatessen Stores Sell It. 10c Per Bottle

Made by E. Prichard, 331 Spring St., N. Y.

DIED.

ALBERTUS.—On June 9, at his residence, 210 W. 105th st., EDWARD L. ALBERTUS, retired marine engineer of Fire Department, in his 59th year. Funeral services on Thursday, June 11, at 1:30 P. M.

LOST, FOUND AND REWARDS.

LOST.—A package containing a driving suit and a hat, lost by a driver on the Hudson River. Finder please return to Columbia Trust Co., 30 W. 17th st.

Over NINETEEN Crowded Pages of "SUMMER RESORT" Advertising In Last SUNDAY'S WORLD

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(PENNY A POUND PROFIT)

JUNE, the Month of Roses—Weddings, Engagements, and Vacations, and LOFT CANDY is indispensable to the enjoyment of every occasion. As a most appropriate Wedding or Graduation Gift, we would suggest our Gold Seal Chocolate or Bon Bons and Chocolate Package de Luxe, \$1.00; beautifully packed in boxes of pronounced artistic merit. Ask the Girl at the Loft Store nearest you.

Special for Wednesday
VAN STRAWBERRY AND CHOCOLATE COGNAC RICH—One of the most delicious blends of chocolate and vanilla, with a delicate flavor. Van, Chocolate and Bon Bons. **10c**

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ASSORTED FRUIT BOULE—Little cubes of pure deliciousness, flavored with Lemon, Orange and Strawberry in shades. A glossy, silvery looking treat. **10c**

Special for Friday
ITALIAN STYLE CREAM CHOCOLATE—These little squares of pure deliciousness, with centers of rich cream, are a most delicious treat. **10c**

Loft Us Tempt You With the Following:

HIGH GRADE BON BONS AND CHOCOLATE—An assortment of the most delicious blends of chocolate and vanilla, with a delicate flavor. Van, Chocolate and Bon Bons. **25c**

Loft
25c
475 FULTON STREET, BROOKLYN
Close 11:30 P. M. Daily.

24 BARCLAY STREET
Close 6:30 P. M. Sat. 10 P. M.

200 BROADWAY
Close 11 P. M. Daily

200 BROADWAY
Close 11 P. M. Daily

200 BROADWAY
Close 11 P. M. Daily

147 NASSAU STREET
Close 6:30 P. M. Sat. 10 P. M.

200 WEST 124th STREET
Close 11 P. M. Daily

200 WEST 124th STREET
Close 11 P. M. Daily

200 WEST 124th STREET
Close 11 P. M. Daily

The specified weight includes the container in each case.